#### SPACEBOT LTD

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#### **Terms of use SPACEBOT**

Before using the programSPACEBOT (hereinafter referred to as the "Program"), please read the terms of this Agreement and the annexes to this Agreement (Appendix No. 1. Description of the SPACEBOT program; Appendix No. 2. Terms of participation in the SPACEBOT referral program; Appendix No. 3. SPACEBOT security policy; Appendix No. 4. Features of the functioning of cryptocurrencies (coins) when using the SPACEBOT program), which are its integral parts (hereinafter referred to as the "Agreement"). Any use of the Program by you means your full and unconditional acceptance of the terms of this Agreement. If you do not accept the terms of the Agreement in full, you are not entitled to use the program for any purpose.

This Agreement determines the procedure for using the SPACEBOT program through a mobile application and in another accessible way (hereinafter - the "Agreement") is concluded between the SPACEBOT LTD Company (hereinafter - the "Company", "we"), and you (hereinafter - the "User"), referred to in hereinafter when collectively referred to as "Parties".

This Agreement is a public offer and is posted for review and acceptance of its terms when using the SPACEBOT program. The Agreement can be changed by us without any special notice, the new version of the Agreement comes into force from the moment it is posted at the address specified in this paragraph, unless otherwise provided by the new version of the Agreement.

SPACEBOT is not an investment project. SPACEBOT LTD, SPACEBOT program users, including SPACEBOT users-managers, do not engage in investment activities.

SPACEBOT is engaged in economic activities related to the development of software for blockchain technology, interaction with blockchain platforms, the creation and operation of blockchain applications for mobile applications and blockchain wallets, and other information technology activities.

SPACEBOT studies the cryptocurrency market, finds tools that allow mining cryptocurrencies by participating in mining (staking, etc.) of various types of cryptocurrencies and offers Users a convenient application interface that includes a set of electronic wallets for storing cryptocurrencies.

The SPACEBOT program is a tool (software) that allows you to generate cryptocurrency in accordance with the algorithms laid down by the developers of the corresponding cryptocurrency.

With a detailed description of the program SPACEBOT you can find in Appendix No. 1 to this agreement "Description of the SPACEBOT program".

SPACEBOT LTD and SPACEBOT user managers do not call for the purchase of cryptocurrency. However, you can use the SPACEBOT program only if you are the owner of the cryptocurrency. You can buy cryptocurrency in any way available to you.

Using the SPACEBOT program does not guarantee the receipt of any income, regardless of the number of cryptocurrency purchased by you in order to use the program and the number of new Users (referrals) whom you invite to use the SPACEBOT program.

# All users of the SPACEBOT program can receive rewards for using the program only in cryptocurrency.

The use of the SPACEBOT program is associated with the provision of the possibility for Users to participate in PoS cryptocurrency mining. At the time of publication of the current version of this document on our website, Users can participate through the use of the program in PoS mining of the following cryptocurrencies: Prizm, BIP, BTT, Del, USDT TRON, TRON TRX and others. The list of available cryptocurrencies can be changed by the Company unilaterally.

Considering the above, each User has the right to use any cryptocurrency available in the program for PoS mining, having instructed the Company to transfer the cryptocurrency belonging to him in the amount specified by him to the electronic wallet of the crypto currency of the type specified by him, for example, BIP.

The Company draws the attention of users to the procedure (rules) for using coins, regulated by third parties who support the functioning of coins in the corresponding technological environment (in the blockchain of each coin), uncontrolled by the Company.

In accordance with publicly available information posted on the Internet, the procedure for using coins is established, but not limited to the following documents:

- for Minter coins, general information can be found on the website <a href="https://about.minter.network/ru/as">https://about.minter.network/ru/as</a> well as the concept of digital currency Minter
- https://about.minter.network/Minter\_White\_Paper\_Russian.pdf?v04;
- for BTT coins, general information can be found on the website <a href="https://token.bit.team/">https://token.bit.team/</a>
- in relation to other coins, general information is stated on the official websites of third parties that support the functioning of these coins.

The Company is not responsible for the functioning of systems, sites, etc. that support the operation of these coins available in the Program, and recommends that Users familiarize themselves with the documentation posted on third-party sites that support these coins.

In order to ensure compliance with AML (prevention of money laundering and countering the financing of terrorism) requirements, the Company uses the System, which is a set of programs and computer databases, the copyright holder of which is SUM AND SUBSTANCE LTD, a company registered in England with company number 09688671, at the address: 30 St. Mary Ax, London, England, EC3A 8BF. For more information on the procedure for conducting KYC / AML procedures, the User can read the Security Policy (Appendix No. 3 to this Agreement).

The Company draws the attention of the User to the fact that in order to purchase cryptocurrency and use the Program, the User has the right to use, at his own discretion and inner conviction, the exchange platforms (exchangers) available at the time of purchase. The company does not advise or recommend using the services of any particular platform for buying / exchanging cryptocurrency. All information about stock exchanges posted on the site is for informational purposes only.

The decision to transfer the cryptocurrency to the pool is made by the User independently, through the Company's command to take the appropriate action based on the inner convictions of each User and taking into account his subjective assessment of the current economic situation.

Considering that the receipt of an increased cryptocurrency mining ratio is ensured by the formation of cryptocurrency pools, the SPACEBOT Company notifies the Users that the Users' cryptocurrency is pooled and stored in wallets owned by the SPACEBOT Company.

The transfer of cryptocurrency from one wallet belonging to the company to other wallets in order to ensure the User's rights to receive an increased coin mining ratio is carried out by SPACEBOT Company independently. By using the program, the User gives his consent to the SPACEBOT Company to carry out these transactions.

The SPACEBOT Company also notifies the User that the reward for the extraction of cryptocurrency is transferred to the wallets belonging to the SPACEBOT Company and further, according to the conditions published on the website, is distributed among the Users by crediting coins to the User's electronic wallet.

The User undertakes to familiarize himself with the documentation posted on the websites of third parties that ensure the purchase by the User of cryptocurrency, including information about the commissions and fees charged by third parties.

To use the SPACEBOT software, you must meet certain requirements set forth in this document. For example, you must be of legal age, do not use the program in cases where you are residents of jurisdictions in which the program does not work, is prohibited, etc. In addition, there are certain actions that are prohibited when using SPACEBOT programsfor example, engaging in illegal activities, providing false information or other actions that may damage our services or systems.

For more information, see the terms of this document.

User activity SPACEBOT programs cannot violate this agreement, as well as the local laws of the User's country of residence, international laws and regulations.

All data provided by SPACEBOT is not necessarily real-time and may not be accurate. All prices (values) including data, quotes, charts, including an indication of the amount of reward for mined coins (NSThe growth in the productivity of cryptocurrency mining), interest, etc. are predictive and indicative in nature and can be changed by the Company at its discretion unilaterally.

Transactions with digital assets (cryptocurrencies) due to the uncertainty of the legal regime of digital assets in many jurisdictions can be risky. Please do not use the Program if you do not understand these risks. Conclude transactions with cryptocurrencies only with funds that you can afford to lose.

Starting to use the program SPACEBOT by downloading the SPACEBOT mobile app,and / or after completing the registration procedure, the User is considered to have accepted the terms of the Agreement in full, without any reservations or exceptions. If the User disagrees with any of the provisions of the Agreement, the User is not entitled to use the programSPACEBOT... If the Company made any changes to the Agreement with which the User does not agree, he is obliged to stop using the program.

In case of disagreement with any of the conditions, as well as contradiction of the specified document with the norms of the legislation of the country of your location, you undertake not to use the SPACEBOT program, otherwise you yourself bear all the losses and expenses caused by non-compliance with the above documents both in front of us and in front of third parties by persons.

The Company recommends that Users regularly check the terms of this document for changes and / or additions. Continued useprograms SPACEBOT after making changes and / or additions to this document, it means acceptance and consent of the User with such changes and / or additions.

This Agreement governs the use of programs SPACEBOTsuperseding all previous written or oral agreements on the subject matter of this Agreement.

The Company and Users, including user managers, are independent contracting parties and this Agreement does not establish or purport to establish any agency, partnership, joint venture relationship, employer-employee relationship, or franchisor and franchisee.

Nothing in the Agreement can be understood as the establishment between the User and the Company of agency relations, partnership relations, joint activity relations, personal employment relations, or any other relations not expressly provided for by the Agreement.

BY INSTALLING THE MOBILE APPLICATION / DOWNLOADING THE SPACEBOT SOFTWARE / OR / BY PASSING THE REGISTRATION PROCESS AND PRESSING THE "I AGREE" BUTTON, EXPRESS YOUR CONSENT TO THIS AGREEMENTSPACEBOTAND THE DOCUMENTS INCLUDED IN THIS AGREEMENT BY REFERENCE (FOLLOWING TERMS OF USE) SHALL BE LEGALLY BINDING TO YOU.

IF YOU WANT TO USE THE PROGRAM SPACEBOT YOU SHOULD READ THE PRIVACY POLICY AND GIVE CONSENT TO THE PROCESSING OF PERSONAL DATA.

You can always contact us through our support service if you have any questions.

### TERMS AND DEFINITIONS

The terms given in this section of the Agreement have the following meaning only for this Agreement and cannot be interpreted otherwise in relation to the conditions set forth in this Agreement.

**SPACEBOT** - software (computer program) with an algorithm for equity participation in masternodes, in the form of a website, an application, as well as additions to applications (messengers) for joint mining of cryptocurrencies (mining activities, mining), which contains a mathematical algorithm that gives users the opportunity to receive a reward in the form of a cryptocurrency for mining coins (an increase in the productivity of cryptocurrency mining). The SPACEBOT program provides the ability to mine an increased volume of cryptocurrencies due to the overall greater balance in the blockchain network using the "Proof-of-Steake" system, where the node's power depends on the "stake" value (mining pool). The SPACEBOT program can also be viewed as a cryptocurrency wallet with cryptocurrency staking functionality.

**Mining activity** - activities aimed at generating (mining) cryptocurrency in order to maintain the existence of a blockchain of a certain type of cryptocurrency.

**Staking** - the process of storing cryptocurrency in a cryptocurrency wallet aimed at maintaining all operations in the blockchain of a certain type of cryptocurrency, consisting of blocking a certain amount of cryptocurrency in order to receive the highest reward through the Proof-of-stake (PoS) system.

**Proof-of-stake** (**PoS**)(from<u>English</u>proof of stake, literally: "proof of stake") is a method of protection in<u>cryptocurrencies</u>, at which the probability of the formation by the participant of the next block in<u>blockchain</u>proportional to the share of the settlement units of this cryptocurrency belonging to this participant of their total amount. The stake is used as a resource that determines which node gets the right to mine the next block.

**Node** (**node**) - cryptocurrency network participant, a node in the blockchain network that interacts with other devices in the network on which the program is running (cryptocurrency wallet) that supports a certain type of cryptocurrency.

**Masternode** is a node in the blockchain network that provides functions mining blocks, recording transactions on the blockchain network and receiving rewards (commissions).

**Equity participation in masternodes** - a software algorithm (program element) that allows several users to participate in staking through their combined participation in one masternode and receive a reward, which is then proportionally divided among all participants in the pool, depending on the number of coins.

**Staking Nodes**- a certain number of coins, imply keeping coins on a cryptocurrency wallet specified by the Program (in a node-node), creating a block and receiving a reward for this. In this case, the factors influencing the fact of creating a block and, accordingly, receiving a reward are: the duration of the bet, the number of coins and their ratio with those available on the network.

**SPACEBOT staking pool** - a method of participating in staking, which involves the pooling of Users' coins in order to receive an increased reward for checking a block in the blockchain network.

Staking pool operator - SPACEBOT LTD.

Account, personal account SPACEBOT, electronic (cryptocurrency) wallet -it is a tool for interacting with the blockchain network, means a user account accessible through the program SPACEBOT. This is a personal page of a registered User with an individual number, access to which only a registered User with a login and password from this page has, which is a computer program, the interface of which is hosted and accessible through the SPACEBOT mobile applications or in any other accessible way.

**Cryptocurrency transaction** Is the transfer of cryptocurrency from one address to another in the blockchain system.

"Digital Assets" is a digital representation of value, which means "cryptocurrency", "virtual currency", "digital currency" for example, bitcoin, ether, which is based on the cryptographic protocol of a computer network, can be centralized or decentralized, with closed or open source and used as a medium of exchange and / or storage of value.

**SPACEBOT mobile app**(hereinafter referred to as the "Application") is software available to the User through the Application Store in full compliance with the Agreement, which is an information application developed for mobile devices running Android and Apple iOS operating systems. The intellectual property rights to the Application and its elements belong to the Company.

**Materials derived from the Program** - any program, work, information developed by the User or a third party using the Program or any part of it.

**Using the Program** - any actions related to the functioning of the Program in accordance with its purpose.

**Customer Assistance System** - software installed in the Mobile Application and including the User support service.

**Confidential information** - the content of the Program (source code), all copies of the Program and all derivative works associated with the Program, including, but not limited to, all updates, modifications.

# 1. SUBJECT OF THE AGREEMENT

In accordance with the terms of this Agreement, the Company grants the User the right to use the SPACEBOT program through the use of the SPACEBOT mobile application, as well as in any other accessible way on the terms established by this agreement.

- **1.1.** By installing the program on his mobile device and using the program in any other available way, the User expresses his full and unconditional acceptance of all the terms of the Agreement.
- **1.2.** Using the Program on terms and in ways not provided for in this agreement is possible only on the basis of a separate agreement with the Company. The terms of this Agreement may be changed by the Company without any special notice, the new version comes into force from the moment it is published via a mobile application or in any other accessible way.
- **1.3.** The use of the program by the User assumes his consent to the use of technical information about the device, system and application software and peripheral devices of the User. The Company has the right to collect and use technical data and related information to improve the Program or to provide services or technologies to the User.

# 2. METHODS AND PROCEDURE FOR USING THE APPLICATION

- **2.1.** The Copyright Holder grants the User the right to use the Program in the following way:
- Use the Program for its direct functional purpose, in order to copy it and install it on the User's mobile device (s). The User has the right to install the Program on an unlimited number of mobile devices belonging to the User.
- The program should be used under the name SPACEBOT. The User does not have the right to change and / or delete the name of the Program, the copyright protection mark or other indications of the Copyright Holder.
- **2.2.** Special conditions for using the program are set in the following sections of the SPACEBOT Application:
- Wallet:
- Instructions;
- Affiliate program;
- Settings;
- and other sections available on the SPACEBOT website / mobile application.

By using the program, the User agrees to the special conditions specified in the sections named in this paragraph. The conditions can be changed by the Company unilaterally without prior notice to the User.

- **2.3.** To use the program, you must create an account (account). To obtain an Account, the User must register. The Account is a personal page and account of the User and can only be used by the User to whom this Account was provided. Each Account is assigned an individual number. Users can only use their names and personal information when registering an account. Registration of an account in the name of third parties is prohibited. The Company may, at its sole discretion, limit the number of User accounts that it can register.
- **2.4.** When creating an account, the User agrees:
- provide accurate and truthful information;
- maintain and promptly update account information;
- -Maintain the security of your account by protecting your password and limiting unauthorized third party access to your account;
- immediately notify the Company in case of detection of any security breaches associated with the account;
- take responsibility for all activities that occur on the account, and accept all risks of any authorized or unauthorized access to the account to the maximum extent permitted by law.
- **2.5.** The user is fully responsible for keeping his authorization data confidential. Any actions with the User performed using the correct authorization data are recognized as committed by the User, with the exception of cases established by the current legislation.

- **2.6.** The User undertakes not to provide information about access to his Account or the Account itself to third parties or other Users.
- **2.7.** In the event of theft or use of information about access to the Account or the Account itself by third parties, the User bears the burden of proving that this was not his fault.
- **2.8.** The User is responsible for the actions of third parties who have access to his Account.
- **2.9.** Any actions performed from the User's Account are considered to have been committed by the User to whom this Account was provided. The user confirms that the activities that are carried out under his account (including, without limitation, posting any information about the company and products, pressing the buttons to confirm consent to any Additional Agreements or rules, subscribing or paying for any services, sending emails, etc.) be regarded as authorized by the User.
- **2.10.** The User understands and realizes that the transfer of the account to other persons, or the permission to use his personal account to third parties may harm us and / or other Users. In such cases, the User undertakes to reimburse us and our affiliates, management, employees, agents and our representatives for any losses and damages (including, but not limited to, lost income) incurred as a result of the use of your account by third parties. The User also confirms that in the event that third parties use his personal account, or if the User's fault is the safety of his personal account, we are not responsible for any losses and damage incurred due to such a violation and we have the right to suspend or delete the account. recording of the User without his consent.
- **2.11.** In case of loss of access to the Account, we provide the User with the opportunity to restore access to the Account, in particular, in the following ways:
- by entering the correct password recovery code previously created by the User for this Account when the Company provides such an opportunity;
- by entering the recovery code requested by the User from us, sent to the User in the form of an SMS message to the mobile phone number previously linked by the User to this Account;
- in another way agreed by us with the User.
- **2.12.** The Company has the right to refuse the User to restore access to the Account if:
- The User has provided data to restore access to the Account, which are different from those obtained by the Company when identifying the User;
- based on the results of consideration of the relevant request to restore access to the Account, the belonging of this Account to the person who applied for the restoration of access will not be confirmed;
- information about the identity of the User provided during the passage of the Identification procedure does not coincide with the specified information previously provided during the passage of the identification procedure in relation to the same Account.
- **2.13.** We have the right to block the User's Account:
- at the initiative of the authorized state bodies, the Blocking of the Account is carried out in the cases and in the manner prescribed by law.
- at the initiative of the User, Blocking of the Account is carried out at any time on the basis of the notification received from the User.
- at the initiative of the Company, Blocking of the Account can be carried out if we suspect that the User has violated the procedure for using the account, including:
- if it is necessary to ensure the safety of the account data by us, access to which is carried out using the account in respect of which the Company has suspicions of unauthorized access;
- in the case of non-standard or unusually complex schemes of operations that differ from the usual order of operations typical for the Users of the program;
- if we fulfill the requirements established by the legislation on combating the legalization (laundering) of proceeds from crime and the financing of terrorism;
- if we present to the User a requirement to pass the Identification on any of the grounds provided for in this Agreement;
- in the case of transactions resulting from unauthorized access to the Account.
- if the identified User, whose Account is blocked on any basis provided for in this Agreement, have other accounts, the Company has the right to block these accounts
- in other cases established by these Terms;

Blocking the Account entails the termination of all services provided.

- **2.14.** The user has the right to demand that his Account and personal data be deleted, by sending the appropriate request to the Site Administration to the email address of the User Support Service... Vthe request must contain the following information: Name, Surname, login, e-mail address. The site administration is obliged to destroy personal data and delete the account within a period not exceeding thirty days from the date of receipt of the specified request from the User. The User's account and data are permanently deleted.
- **2.15.** When using the Account, the User is obliged to comply with the current legislation, the rights and legitimate interests of us and third parties.
- **2.16.** The User is obliged to use the Account only personally. The User has no right to communicate or otherwise transfer his Authorization Data to third parties;
- **2.17.** The User is obliged to ensure that the Authorization Data is stored in a way that excludes the possibility of access to them by third parties, in particular, not to record the Authorization Data in such a way that it is possible to determine what these Authorization Data refer to, not to store it in electronic form, including special programs for storing passwords. The user is obliged to independently take all necessary measures to maintain confidentiality, prevent unauthorized use and protect his Account from unauthorized access by third parties.
- **2.18.** Before entering the password, the user is obliged to make sure that he is not being monitored, including with the use of technical means;
- **2.19.** The user is obliged to make sure before entering the password
- **2.20.** The User is obliged to ensure the anti-virus security of the device used to access the Account;
- **2.21.** The User does not have the right to use the Account to carry out unlawful actions (having signs of a crime, an administrative offense, failure to fulfill civil obligations to any third parties, legalization (laundering) of proceeds from crime, or financing terrorism), at our sole discretion, including including:
- Do not use the Account for the systematic accumulation and further distribution of funds among several recipients / systematic transfer to their own details / receipt of cash / other transactions that have signs of transit; Do not use the Account to provide or collect funds, material values for financing / supplying an organized group, an illegal armed group, a criminal community (criminal organization);
- Do not use the Account to perform payment transactions / receive payment in relation to objects withdrawn from circulation or limited in circulation;
- Do not use the Account for the purpose of theft / concealment of other people's money and material values:
- Do not use the Account to perform any operations related to the dissemination of information, goods, works, services that promote hatred, violence, racial or religious intolerance, Nazi or similar attributes and / or symbols that encourage the overthrow of government bodies and a change in the state system, to illegal destruction of property, rebellion, riots, other extremist activities;
- Do not use the Account to perform any transactions directly or indirectly related to the financing of terrorism;
- Do not use the Account for the purpose of performing any operations that violate or infringe on the violation of any intellectual property rights;
- **2.22.** The User is not entitled to use the Account to finance occult-religious, occult-philosophical, mystical and other similar associations that contribute to the spread of destructive cults, the manifestation of religious, ethnic, confessional extremism;
- **2.23.** The User is not entitled to use the Account to collect funds in order to finance the political activities of individuals, legal entities, including non-profit and public organizations;
- **2.24.** The User is not entitled to use the Account to carry out any operations related to the activity of raising funds with the promise of payment of income in amounts comparable to the amount of funds raised, as well as organizing such activities, including organizing / disseminating information about participation in investment pyramids and schemes, matrix programs, other similar get-rich-quick schemes or network marketing programs, other programs, by their content, aimed at stealing someone else's property or acquiring the right to someone else's property by deception or abuse of trust;

- **2.25.** The User does not have the right to use programs and apply other measures that allow the User to hide from the Company the technical characteristics of the Internet connection to use the Account;
- **2.26.** The user is not entitled to take actions with the purpose or result of disrupting the normal functioning of the equipment and software of the Company;
- **2.27.** The User is not entitled to make any changes to the software of the Account and / or any part of it on his own or with the involvement of third parties, as well as use any means of automated access to the Account, unless otherwise agreed with the Company;
- **2.28.** The User is not entitled to use phone numbers, logins, programs, devices, other client identifiers associated directly or indirectly with Users who previously violated the terms of this Agreement when managing the Account.
- **2.29.** When registering, passing the Simplified Identification, the user is obliged to indicate the valid data belonging to him.
- **2.30.** The presence in the actions of the User of signs of violation of the procedure for using the Account is determined at the discretion of the Company.
- **2.31.** In case of an attempt on the part of the User to use his access rights to the program to create obstacles in the smooth operation of the program, as well as in case of a systematic violation of this Agreement (2 or more), the User may be denied access to the program both with the right to restore access and without the right to restore access.
- **2.32.** It is forbidden to use the Account to transfer funds to third parties by transferring the Account itself or accessing it.

## 3. RIGHTS AND OBLIGATIONS OF THE PARTIES

- **3.1.** The company has the right to:
- 3.1.1. Use the information received from the User to improve the Program, including to inform the User about the improvements, updates made;
- 3.1.2. The Company has the right to transfer the rights and obligations under this Agreement to third parties in order to execute this Agreement without the additional consent of the User.
- 3.1.3. The Company has the right to withhold in its favor a part of the remuneration for the extraction (generation) of cryptocurrency (coins) accrued by the developers of the blockchains of such coins (third parties supporting the operation of the information systems of the coins available in the Program) in the amount indicated on the website / mobile application of the Program.
- 3.1.4. The Company has the right to unilaterally terminate the functioning of the Program, ensuring the return of the cryptocurrency transferred by the User to the mining pool.
- **3.2.** The company undertakes:
- 3.2.1. provide the User with access to the Customer Help System (support services).
- **3.3.** The user has the right to:
- 3.3.1. gain access to the use of the Application after complying with the requirements for the terms of use of the Application;
- 3.3.2. Use the Application exclusively for the purposes and in the manner provided for by the Agreement and not prohibited by law
- 3.3.3. demand the return of the listed digital assets no earlier than one day after they were credited to the SPACEBOT electronic wallet.
- **3.4.** The user undertakes:
- 3.4.1. Use the Program only in the manner specified in this Agreement
- 3.4.2. not transfer to third parties the rights granted to him by the Company under this Agreement.
- 3.4.3. Independently ensure the non-disclosure (secrecy) of the data stored in the account, including the password, and is responsible for their disclosure in any way, including for all risks and losses incurred in connection with this. Disclosure of account data is a material violation of this Agreement. The User is responsible for all actions performed under his account and using his username and password, as well as for all actions taken from his Mobile device on which the Application is used. The User undertakes to immediately notify the Company about all cases of security breaches and unauthorized access to the account. If the User does not fulfill this obligation, the User is independently and fully responsible for the

actions committed under his account. For verification purposes, the account may be subject to technical blocking by the Company.

- 3.4.4. Do not mislead other Users and third parties.
- 3.4.4. not to distribute through the Application spam, chain messages (messages requiring their transmission to one or several users), pyramid schemes or calls to participate in them, as well as any other intrusive information;
- 3.4.5. When registering and creating an account, the User undertakes to provide the Company with the data (details, number) of the electronic wallet belonging to him, registered using third-party services uncontrolled by the Company, in order to ensure the possibility of returning the cryptocurrency in the cases provided for by the agreement.
- **3.5.** The user is personally responsible for familiarizing himself with the applicable laws and regulations in their respective jurisdictions to confirm that the use of the program is in accordance with them.
- **3.6.** Users are prohibited from spreading about the SPACEBOT program information of the following nature (including the following statements / judgments):
- "a promise to third parties to obtain high profitability (profit, cash, earnings) when using SPACEBOT programs ";
- "calls from third parties to invest in the program SPACEBOT, as well as guarantees of return on investments / investments ";
- "calls to deposit money / funds";
- "the promise of guaranteed referral rewards";
- as well as other information similar in content to the provisions specified in this paragraph.
- 3.6.1. For each fact of violation of clause 3.6. The Company has the right to withhold from the User a unilateral fine of one thousand euros. The Company has the right to withhold coins (cryptocurrency) in the appropriate amount from the personal wallet of the User registered in the SPACEBOT program, as well as block access to the account and restrict the use of the program.
- **3.7.** The user of the SPACEBOT program confirms and warrants that:
- 3.7.1. have reached the age of majority (at least 18 years old) and are capable individuals; has the necessary legal and legal capacity, as well as all the rights and powers necessary and sufficient for the conclusion and execution of this document in accordance with its terms.
- 3.7.2. has not previously been removed from the number of program users;
- 3.7.3. has the necessary rights, powers and permissions to enter into this agreement and at the same time do not violate (will not violate) any other agreement to which you are a party;
- 3.7.4. will not use the program if any legislation applicable to its legal status prohibits its use.
- do not have beneficiaries and beneficial owners and acts only in their own personal interests.
- **3.8.** Users are responsible for the payment terms for insurance, fees, taxes and other mandatory payments payable as a result of using the SPACEBOT Program, including users are responsible for paying taxes on transactions with digital assets (cryptocurrencies) in accordance with their personal law and taking into account resident status of the respective state.

The users of the program are prohibited from using the trademarks and logos of the company and the partners of the Company, the list of which is given for informational and advertising purposes on the Company's website. This agreement establishes a fine (monetary penalty) in the amount of 3,000 (three thousand) euros for each fact of unlawful use of the Company's partner's trademark. Any use of trademarks and logos of partners of the companies is illegal use.

The Company reserves the right to unilaterally deduct from the User's personal account registered in the SPACEBOT program the amount of a fine for each fact of unlawful use of a trademark on the basis of a notification sent to the User's e-mail and containing evidence of unlawful use (photo / video recording of a violation and other proof). The parties acknowledge the admissibility and sufficiency of such evidence.

### 4. LIMITATIONS

- **4.1.** Except for use in the volumes and in the ways expressly provided for in this Agreement, the User has no right to modify, decompile, disassemble, decrypt and perform other actions with the object code of the Program in order to obtain information about the implementation of the algorithms used in the Program, create derivative works using Programs, as well as to carry out (authorize to carry out) other use of the Program, without the written consent of the Company.
- **4.2.** The user does not have the right to reproduce and distribute the Program for commercial purposes (for a fee), including as part of collections of software products, without the written consent of the Company.
- **4.3.** The User has no right to distribute the Program in a form different from the one in which he received it, without the written consent of the Company.

## 5. CONFIDENTIALITY AND PERSONAL DATA

- **5.1.** The User undertakes not to disclose Confidential Information, to protect and prevent unauthorized disclosure of Confidential Information and to take appropriate measures to protect Confidential Information.
- **5.2.** The parties guarantee the confidentiality of all information (oral or written) concerning the business of the other party, with the exception of information that is already available to the public.
- **5.3.** If the Confidential Information becomes available to third parties through the fault of the User without the written consent of the Company, the User undertakes to compensate for all losses incurred by the Company as a result of this.
- **5.4.**The Company guarantees that personal data and other private information provided by the User in pursuance of Section 1 of this Agreement will be used by the Company solely for the purpose of executing this Agreement. By concluding this Agreement, the User grants the Company the right to process and order the collection and processing of personal data to a third party with whom the Company concludes an agreement on the processing of personal data (including, but not exclusively: collection, systematization, accumulation, storage, clarification, updating, change, use, internal Russian transfer) of their personal data and other private information in any way that does not contradict the current Russian legislation (including without using automation tools) in order to fulfill their contractual obligations.

# 6. WARRANTY

- **6.1.**The program is provided "as is" (as is) with all possible malfunctions and in the form in which it exists at the time of acceptance of this Agreement. The Company does not provide any guarantees regarding the error-free and uninterrupted operation of the Program or its individual components, the compliance of the Program with the specific goals of the User, and also does not provide any other guarantees not expressly specified in this Agreement
- **6.2.** To the maximum extent permitted by applicable law, the Company, as well as its partners, do not bear any responsibility for any direct or indirect consequences of any use or inability to use the Program and / or damage caused to the User and / or third parties as a result any use or non-use of the Program, or its individual components, including due to possible errors or failures in their work.
- **6.3.** The Company under no circumstances provides any guarantees regarding the error-free and uninterrupted operation of the Program, and also does not guarantee that the Program will sufficiently satisfy the needs of the User and disclaims any other guarantees to the extent permitted by the current legislation.
- **6.4.** All claims related to the use / inability to use the Program, as well as possible facts of violation as a result of the use of the Program of legislation and / or the rights of third parties, should be sent to us at the address of the User support service.

## 7. LIABILITY

**7.1.** The entire risk arising in connection with the Use of the Program or work with it lies with the User, including the risk of not receiving the expected profit from the Use of the Program, the risk of software failure after installing the Program, etc.

- **7.2.** The Company does not guarantee that the Application and its individual elements are error-free and will function in accordance with the User's expectations.
- **7.3.** Under no circumstances will the Company be liable to the User for any losses (including but not limited to those listed, lost profits, loss of confidential or other information, losses caused by the interruption of commercial activities, loss of profit, business reputation or data, lost business opportunities, loss turnover, special, incidental, indirect, indirect or punitive losses and damages) arising from the Use of the Program or the inability to Use the Program.
- **7.4.** The company is not responsible for any errors, omissions, interruptions, defects, delays in the processing or transmission of data, failure of communication lines, theft, destruction or unauthorized access to user materials posted in the Application or anywhere else.
- **7.5.**If the legislation of the country of the User does not allow the limitation of liability or the liability of the Company is established by an appropriate decision of a competent court, the Company will be liable only for the actual damage incurred by the User from the Use of the Program, if such damage is related to the guilty actions of the Company, or if the damage has arisen as a result of reasons that the Company knew or should have known. In this case, the maximum amount of the Company's liability is limited to one thousand euros.

### 8. TERM AND TERMINATION OF THE AGREEMENT

- **8.1**... The Agreement comes into force from the moment all the conditions stipulated in Section 1 of this Agreement are fulfilled, that is, from the moment of installation (download) of the SPACEBOT Program and is valid until its termination. The Agreement is terminated immediately at the moment of violation by the User of any of the terms of this Agreement without additional notification from the Company, while the User undertakes to immediately remove the Program, all its copies, modifications, upgrades and materials derived from the Program.
- **8.2.**This Agreement is valid throughout the world. The User has the right to refuse to use the SPACEBOT Program at any time by terminating the Agreement and deleting the Program, all its copies, modifications, upgrades and materials derived from the Program, and by sending a corresponding notification to the Company. The Agreement will be considered terminated from the moment the Company receives the User's notification.
- **8.3.** In all cases, upon termination of the Agreement and termination of the Agreement, the User is not entitled to claim any compensation.

# 9. FORCE MAJEURE CIRCUMSTANCES

- **9.1.** Neither Party shall be liable for breach of obligations arising from unforeseen circumstances such as fire, strikes, riots or riots, embargoes, disasters, delays in transportation, civil or military directives.
- **9.2.**Each of the Parties agrees to immediately report force majeure to the other party. Such a message should contain detailed information about what caused them.
- **9.3.**If the failure to comply with the rules by one party due to force majeure continues for more than 4 (four) weeks, then the other party has the right to terminate this Agreement by sending to the other party a notice of termination of this Agreement by email. Neither Party has any obligations to the other party upon termination of the Agreement as a result of force majeure.

# 10. DISPUTE RESOLUTION PROCEDURE

**10.1.**The parties acknowledge the mandatory pre-trial dispute resolution procedure. The user agrees that any dispute arising in connection with the use of the program will be considered in accordance with this Agreement, and that the Company will have all the rights and powers in relation to the resolution of such a dispute.

The user must notify the Company about the existence of a dispute.

Upon receipt of a dispute notification, which is sent to support.

The Company has the right to require the User to submit supporting documents.

The User hereby agrees that the Company will be entitled, at its sole discretion, to reject or accept any supporting document.

The User hereby also acknowledges that the Company is not a judicial or arbitration institution and makes a decision solely as a non-professional person. The User hereby agrees not to hold the Company and its affiliates responsible for any materials that are incorrect or misleading.

The term for consideration of the notification is 30 calendar days.

The term for the Company to make a decision on the dispute is 60 calendar days.

We inform users that the use of the program is governed by the laws of England and Wales.

- **10.2.** The User acknowledges that the Company may suffer damage if the terms of this Agreement are not respected, and therefore the User agrees that the Company is entitled to use any form of protection of its violated rights and legitimate interests, including such a form as direct appeal to the appropriate court without observing the claim procedure.
- **10.3.** All disputes arising out of the substance of this Agreement or related to it, its interpretation, performance, termination, termination and allegations of its invalidity in all cases shall be dealt with in accordance with the substantive law of England and Wales.

# 11. FINAL PROVISIONS

- **11.1.** This Agreement has been drawn up in accordance with the applicable laws of England and Wales. The law applicable to the interpretation of this Agreement, as well as all relationships arising out of the substance of this Agreement, is the substantive law of England and Wales.
- **11.2.** If any term of this Agreement for one reason or another becomes invalid or becomes unenforceable or is invalidated by a decision of a competent court, then it shall be considered as not included in the text of this Agreement, which, however, does not in any way affect the legality and obligation to fulfill other conditions.
- **11.3**... The section headings in the text of the Agreement are provided solely for convenience and do not have independent legal force, cannot be interpreted in relation to the terms of the Agreement.
- **11.4.** The user confirms that before using the SPACEBOT program, he has read this Agreement, understands it fully and agrees to comply with its terms.
- **11.5.**The parties acknowledge the validity of documents sent via electronic communication. Documents emanating from the Company will be considered completed in proper written form if they are sent from the email addresses specified in the applicationSPACEBOT. Correspondence will be considered sent to the proper address if it is sent to the specified in the attachmentSPACEBOT e-mail addresses of the Company.

Appendix No. 1. Description of the SPACEBOT program

Appendix No. 2. Conditions for participation in the referral program SPACEBOT.

Appendix No. 3. SPACEBOT Security Policy.

Appendix No. 4. Features of the functioning of cryptocurrencies (coins) when using programs SPACEBOT.

# Appendix # 1... Description of the program SPACEBOT.

# 1.1.General principles of the SPACEBOT program.

SPACEBOT program is a cryptocurrency wallet with a cryptocurrency staking function (software or mathematical software with an algorithm equity participation in masternodes (i.e. providing functions for recording data about user accounts, making settlements in the blockchain, etc.)

Staking is the process of storing cryptocurrency in a cryptocurrency wallet to support all operations on the blockchain network and consisting of blocking a certain amount of cryptocurrency in order to receive a reward.

In order to ensure participation in staking, the Company creates a main wallet for the corresponding coin and ensures synchronization with the blockchain of the corresponding type of cryptocurrency on its device. Due to centralization, the speed of transactions is increased. Consensus algorithms include Delegated Proof of Stake. The number of nodes is determined by the Company, since networks using such algorithms must determine a fixed number of nodes.

Stakeholders (cryptocurrency holders) provide their coins in the form of a share (stake), periodically receiving rewards through holding funds.

In order to receive a reward from the blockchain network of the corresponding type of cryptocurrency, the User agrees to the Company to enroll their coins into the staking pool by transferring the cryptocurrency to wallets directly involved in staking.

The size and mechanism of reward distribution depends on the specific type of cryptocurrency. The user can familiarize himself with the specified information on the official websites of the corresponding type of cryptocurrency:

- for Minter coins, general information can be found on the website <a href="https://about.minter.network/ru/">https://about.minter.network/ru/</a> as well as the concept of digital currency Minter

https://about.minter.network/Minter White Paper Russian.pdf?v04;

- for BTT coins, general information can be found on the website <a href="https://token.bit.team/">https://token.bit.team/</a> ...
- in relation to other types of coins available in the Program, general information is set out on the official websites of third parties that ensure the functioning of the blockchains of these types of cryptocurrencies (coins).

The user agrees to the Company to keep his coins in the wallets participating in the staking...

The information on the procedure for calculating the remuneration is available to all network users who decide to participate and be the owner of the share, the schedule of the distribution of the remuneration is predictable and verifiable.

The SPACEBOT staking pool requires customization, development and maintenance, for which the Company charges a percentage of the remuneration

The SPACEBOT staking pool is formed by pooling Users' coins in order to increase the likelihood of being selected as a validator and receiving a reward for checking the block. Users combine their coin shares and divide the block reward in proportion to the number of their coins.

The SPACEBOT staking pool is operated by the pool operator - SPACEBOT Company. Interested parties - Users agree to the Company to block their coins at a specific address in the blockchain network (on a specific wallet) of the corresponding type of cryptocurrency.

The SPACEBOT staking pool provides a predictable and systematic reward for staking cryptocurrencies, technically implements and maintains the settings and launch of the verifying node (node validator - masternode).

A cryptocurrency wallet is a tool for interacting with the blockchain network and is:

- software, i.e. based on SPACEBOT software;
- hot, i.e. connected to the Internet and provides quick access to the User's balance;
- mobile, i.e. designed as a smartphone app and enables sending and receiving cryptocurrency using QR codes.

The SPACEBOT cryptocurrency wallet, like any other, is not intended for the actual storage of cryptocurrency and is a tool for interacting with the blockchain network of the corresponding type of cryptocurrency (for example, Minter, etc.) The cryptocurrency is stored in the blockchain and never leaves this technological environment.

**Cryptocurrency transaction** - this is the transfer of cryptocurrency from one address to another in the blockchain system (records of changes in balances).

The wallet generates the necessary data to send and receive cryptocurrency using transactions. The specified data consists of public and private keys.

**Public key** - an identifier in the form of a set of letters and numbers, which is generated on the basis of public and private keys and provides the ability to send coins between Users (information about the address of sending cryptocurrency in the blockchain network of the corresponding type of cryptocurrency, for example, Mintor).

**Private key** - an identifier that provides access to cryptocurrency in the blockchain network and the ability to implement transactions with cryptocurrency in the blockchain network.

The system generates for the User (creates a new wallet-user identifier) and sets a personal password to access it.

When creating a wallet, the User grants the Company the right to manage the private key.

Cryptocurrency wallets generated by the SPACEBOT program are the property of the Company. The Company's cryptocurrency wallets that are directly involved in the staking of the corresponding type of cryptocurrency and the algorithms for building these wallets are the technical part of the SPACEBOT Program, information about which is a commercial secret.

# 1.2. Technical description of the Users account. Features of the SPACEBOT program algorithm.

As stated, the SPACEBOT User's account is the User's cryptocurrency wallet, which enables the use of the SPACEBOT Program.

The account (wallet) of the SPACEBOT user is generated for the purpose of user identification.

In order to minimize the risk of double spending of cryptocurrency on the blockchain network, SPACEBOT does not issue private keys from cryptocurrency wallets to the User.

The Company also draws the User's attention to the fact that the generation of cryptocurrency wallets on third-party platforms (exchanges, exchangers, for example, such as, but not limited to, WALLBTC, etc.) does not mean that the generated wallet participates in the blockchain system of a certain type of cryptocurrency (i.e. does not mean participation in referral programs of a certain type of cryptocurrency). These wallets are transit wallets, they are not intended for storing cryptocurrency and only have the function of depositing cryptocurrency and identifying the user. In this regard, there is no need to activate (i.e. send and store coins) these wallets in order to participate in staking a particular type of cryptocurrency.

The SPSCEBOT program also assumes an element (script) - equity participation in masternodes - a software algorithm (program element) that provides an opportunity for several users to participate in staking through their joint participation in one masternode and receive a reward, which is then proportionally divided among all participants in the pool, depending on on the number of coins.

A certain number of coins are reserved by the program algorithm, which are a working masternode, regardless of the number of users, it always works. When the Users of the Program replenish the balance, the number of masternodes grows as the amount of coins accumulates. If Users withdraw coins and there are not enough of them to secure the masternode, it is automatically disbanded and the cryptocurrencies are credited to the users' wallets.

The SPACEBOT program, providing a shared masternode service, takes a maintenance fee, since they require cloud server services to operate. The commission rate may vary depending on the rate of cryptocurrencies supported in the bot

# 1.3.Description of the account security procedure.

The equipment for the SPACEBOT program is located in a separate room without third-party access.

The company uses a dedicated channel, as well as physical equipment (routers and routers), to the settings of which only company employees have access.

Traffic filtering occurs both at the physical level (using a router) and at the software level.

To protect against spam and ddos attacks, the ddos protection and traffic distribution service ddos-guard.net is used.

An SSL Wildcard certificate is used to secure the connection, which provides SHA-256 encryption.

Access to making changes to the site files is carried out only from authorized devices through a special VPN tunnel and a key available only to the Company.

Databases are protected in accordance with ISO / IEC 9075 ( $\underline{\text{https://en.wikipedia.org/wiki/ISO/IEC\_9075}}$ )  $\underline{\text{https://ddos-guard.net/en/info/schema-osi}}$ 

Google two-factor authentication provides an additional layer of account security. During the registration and use procedure, a confirmation is sent to e-mail.Program users go through the verification procedure.

### Appendix No. 2.

# Conditions for participation in the referral (marketing) program SPACEBOT.

The pool operator does not participate in the marketing program and does not receive remuneration from attracting new members - users of the SPACEBOT program. You can read more about the rules of the marketing program in the SPACEBOT app.

The purpose of referral (marketing programs) is additional advertising of the program, promotion of training programs, courses and various products created by SpaceBot).

SPACEBOT's income is generated solely by the cryptocurrency staking commission charged by the Company for maintaining and maintaining the pool.

The SPACEBOT company carries out legitimate business activities in the information technology field.

**SPACEBOT** users are informed about the goals of the company. How the program worksSPACEBOT is transparently and fully disclosed in the terms of this Agreement. If you do not understand the procedure for the operation of the program and the conditions of its use, please do not use this program.

#### 1. General Provisions

- 1.1. These Terms (hereinafter referred to as the Terms) establish the rules for the User's participation in the referral (affiliate) program SPACEBOT (hereinafter referred to as the Program).
- 1.2. Referral program SPACEBOT is a stimulating campaign, which is a set of events aimed at stimulating consumer demand, ensuring effective sales, attracting attention, increasing awareness and loyalty, maintaining and increasing consumer interest in the trademarks, services of the Company and the SPACEBOT program and its partners in order to further market promotion.
- 1.3. The organizer of the Referral Program is SPACEBOT LTD.
- 1.4. The Terms contain items with active hyperlinks to Internet pages with more detailed information, which are an integral part of the Terms. An integral part of the Terms is information posted in the Manager's business cabinet (account), incl. conditions of shares, offers, rules.
- 1.5. Terms that are not defined in the Terms may be used in the Terms. In this case, the interpretation of such a term is carried out in the manner determined: first of all by the rules the User Agreement, then by the prevailing (generally used) on the Internet.

# 2. Participation in the referral program.

- 2.1. The opportunity to participate in the Program is available to capable individuals who have reached the age of at least 18 (eighteen) years and at the same time satisfy the following conditions (hereinafter referred to as the Manager):
- 2.1.1. In the personal account, the User indicated reliable information about himself and accepted the Terms by clicking on the registration buttons (hereinafter "Registration in the Program");
- 2.1.2. The Manager complies with the conditions for receiving incentives specified in the business cabinet (account), including achieving indicators based on the results of the completed tasks of the Manager and / or third parties involved by him using the SPACEBOT Program.
- 2.3. The Program Organizer has the right to refuse to participate in the Program or to exclude the Manager from the Program unilaterally, including, but not limited to, in case of non-compliance with cl. 2.1.1.-2.1.2. Terms and / or abuse of law. In the event of a violation of the Terms and / or abuse of the right, the Organizer has the right to suspend the Manager's participation in the Program, refuse to provide the Manager with an incentive, write off the coins previously provided to the Manager as an incentive, and

unilaterally recover the incurred losses from the Manager in full in the event detection of the fact of violation of the Terms and / or abuse of rights.

- 2.4. The manager is an independent entrepreneur. He is not an employee or legal representative of the Company.
- 2.5. The manager is personally responsible for paying taxes, complying with laws governing entrepreneurial or other economic activities in the country and region where he operates.
- 2.6. The company reserves the right to:
- determine the marketing strategy and dictate their policy to the Managers;
- make changes to the standards governing the activities of the Company and the Manager;
- unilaterally terminate this Agreement, as well as refuse a candidate to register for the Program.
- 2.7. By concluding the Agreement, the Manager undertakes the following obligations:
- maintain a reputation, share the ideology, policy and strategy of the Company;
- not to produce advertising materials, not to create websites using trademarks, logos and other intellectual property, without the consent of the Company;
- do not use the network built using the product the SPACEBOT program

## 3. Procedure for participation in the Referral Program.

- 3.1. After Registration in the Program, the Manager gets the opportunity to access the business cabinet containing the tools necessary to attract third parties to use the Program, track statistics on third parties involved by him, receive and use the Rewards provided for by the Program (hereinafter referred to as the Business Cabinet).
- 3.2. To receive incentives, the Manager must independently motivate third parties (hereinafter referred to as "Referrals") to use the Program, while creating a network of Referrals (hereinafter referred to as the "Network"). Detailed conditions for participation in the referral program are set in the SPACEBOT application in the "Affiliate Program" section.
- 3.3. In order to identify the User the Referral as attracted by the Manager to the latter in the referral program's business account, the following are available: unique alphanumeric codes (hereinafter referred to as "Promo codes"), unique Internet links (hereinafter referred to as the "Referral link").
- 3.4. A referral is considered to be attracted by a Manager if, when using the SPACEBOT Program, the Referral has activated the referral Promo Code of the Manager.

If the Referral is attracted simultaneously by several Managers, the fact of using the SPACEBOT Program by this Referral is taken into account in the statistics of the Manager whose referral promo code was used last.

- If the Referral who has not previously used the SPACEBOT Program. turned out to be attracted simultaneously by several Managers, the fact of using the SPACEBOT Program is taken into account in the statistics of the Manager whose referral promo code was used first.
- 3.5. If the Manager observes the criteria for receiving incentives specified in the Business Cabinet and in the "Affiliate Program" section, as well as other sections contained in the SPACEBOT application, including indicators on the number of invited Referrals, Networks, the Organizer has the right to credit the Manager's account with coins and / or other incentives specified in the Manager's business cabinet. The number of incentives corresponding to a specific criterion is indicated in the Manager's business cabinet. An integral part of these Terms are the Promotional Rules, which determine the procedure for receiving incentives, the current version of which is posted in the Manager's business cabinet.
- 3.7. The Organizer has the right to conclude an agreement with the Manager for the provision of paid services and pay the Manager remuneration for the Referrals attracted by him within the framework of the Referral Program. The decision to conclude an agreement is made on an individual basis based on the performance of the Manager's Network. The contract can be concluded with a person who is an individual entrepreneur or payer of professional income tax ("self-employed").
- 3.10. A referral who has become a Manager cannot be a Manager of his / her Manager.
- 3.11. When performing actions within the framework of this Program, the Manager is obliged to act in good faith, to comply with the requirements of the current legislation, moral norms, as well as the rights

of the Organizer and third parties. It is strictly not allowed to attract Referrals and perform the following actions within the Program:

- using Internet resources that contain information of a pornographic nature, promote violence, racial, sexual, religious and other forms of inequality, contain information expressly prohibited by law. The manager is independently responsible for compliance with the advertising legislation, since without the participation of the Organizer, he forms advertising materials and determines the methods of their distribution in order to attract Referrals. At the request of the Organizer, the manager is obliged to compensate for losses caused in connection with violation of the provisions of the Federal Law "On Advertising" when creating and / or distributing advertising and information materials.
- using methods that discredit the Organizer, its employees, other persons, including the Organizer's competitors.
- 3.12. For the period of participation in the Program, the Organizer grants the Manager the right to bring to the public the text and graphic materials provided by the Organizer solely for the purpose of fulfilling his obligations under the Program (indicating the source of borrowing without fail), in order to increase the effectiveness of the Manager's participation in the Program. This right applies to the following Materials:
- descriptions of the principles of the program;
- Photo;
- reviews;
- reviews:
- news;
- graphic images and banners with SPACEBOT symbols and brands participating in these activities (hereinafter "Materials").

The manager does not have the right to change, interpret in any other way the content of the Materials provided by the Company. For each violation of this provision, the Organizer has the right to impose a fine on the Manager in the amount of one thousand euros and unilaterally withhold coins in the appropriate amount from the Manager's personal account in the SPACEBOT application.

The manager is not entitled to use a trademark in a domain name, commercial designation representing the program SPACEBOT on the basis of a marketing services agreement concluded between BIT TEAM and the Company.

- 3.12.2. The Manager is not allowed to use the trademark and designations confusingly similar to it in the names of groups and accounts in social networks.
- 3.12.3. The Manager is not allowed to use the SPACEBOT trademark and designations confusingly similar to it in the names of groups and accounts in social networks, if such use would negatively affect the business reputation of the Company and / or if it is not explicitly indicated, that the group (account) was created by a member of the Company's referral program.
- 3.12.4. All expenses for the promotion of SPACEBOT, including the cost of holding presentations, training seminars, conferences, etc., are paid at the personal expense of the Manager and are not subject to compensation from the Company, except as provided for in a separate Agreement of the parties concluded in writing.
- 3.13. It is forbidden to attract Referrals in the following ways:
- through the use of applications for browsers;
- by sending spam in any technical way (i.e. sending e-mails without first obtaining the consent of the subscriber or addressee of such mailing);
- using contextual, teaser, targeted and display advertising;
- coupon sites;
- by means of Internet sites or Internet pages specially optimized for search queries for the word SPACEBOT and all its derivatives, solely for the purpose of redirecting visitors to another site or page;
- 3.15. When posting links to the use of the Program, the Manager must accompany the Materials with an information product sign in the form of the number "18" and the "plus" sign and (or) a text warning in the form of the phrase "prohibited for children". Demonstration of these Materials and links is allowed only

on condition that the Manager has applied administrative and organizational measures, technical, software and hardware tools to protect children from information that is harmful to their health and (or) development, including received confirmation from the user to whom the information is addressed, that he is over 18 years old.

- 3.16. By attracting Referrals, the Manager can operate only with real facts and provide reliable and complete information. The Manager has no right to mislead the Referral by exaggerating the opportunities for receiving promotion or underestimating the efforts to achieve success.
- 3.17. The manager is prohibited from using mass ads to attract Referrals, including: placing ads with a job offer both on the Internet and on paper; call on advertisements offering vacancies to people looking for work.
- 3.18. The manager is prohibited from using dishonest means to obtain contacts, including: using the databases of resumes and vacancies posted on various job search sites; conduct so-called social surveys in crowded places or by phone.
- 3.17. Information about the Manager's Network, built with the help of the Organizer's tools, is confidential information and is not subject to disclosure to third parties. The Manager undertakes to use the Network solely for the purpose of fulfilling obligations under the Program.
- 3.18. In case of establishing the fact of violation of the Agreement and these Terms, the Manager may be excluded from the Program. After the discovery of the fact of violation, the accrual of coins under the Program is not made, and coins provided to the Manager earlier under the Program are subject to cancellation.
- 3.19. The Organizer provides the Managers with technical, informational and training support in order to ensure the effective participation of the Manager in the Program. Educational materials and other information received from the Organizer in accordance with this clause are confidential and not subject to disclosure to third parties. In case of establishing the fact of disclosure of confidential information by the Manager or the use of this information for purposes not related to participation in the Program, the Organizer has the right to recover the incurred losses from the Manager.
- 3.20. The manager is independently responsible for paying taxes and other mandatory fees (payments).
- 3.21. For non-compliance by the Manager with the terms of this Agreement, the Company reserves the right to unilaterally impose fines and withhold (write off) coins from the Manager's personal account) in the following amount for each fact of a detected violation, having previously notified the Manager of the fact of the detected violation.
- 3.22. For non-compliance by the Manager with the terms of this Agreement, the Company reserves the right to unilaterally block accounts and terminate the agreement unilaterally.

#### 4. Final provisions

- 4.1. The manager undertakes to comply with the requirements of the legislation on personal data in relation to any personal data that become known to him as a result of the fulfillment of his obligations, as well as to ensure the security of such personal data during their processing.
- 4.2. The manager undertakes not to disclose to third parties the data required to access the Business Cabinet. If the Manager has any suspicions about the security of the specified data or the possibility of their unauthorized use by third parties, the Manager undertakes to immediately notify the Organizer of this.
- 4.3. By registering in the Program, the Manager agrees to receive messages from the Company regarding the terms of the Program, the news of the Program, as well as the possibility of receiving messages about the marketing activities of SPACEBOT. These messages will be sent to the e-mail address and / or phone number, which the Manager indicated when registering in the Program / in the personal account of SPACEBOT
- 4.4. By registering in the Program, the Manager (individual, individual entrepreneur) provides the Organizer with consent to the processing of his personal data, in accordance with the Organizer's Policy regarding the processing of personal data.
- 4.5. In case of any questions or complaints, the Manager should contact the Customer Service. The Organizer's responses to the Manager's requests are recognized as sent in the proper form if they are sent

to the Manager's email address specified by him during registration. The parties will try to resolve all arising disputes through negotiations.

- 4.6. The manager does not have the right to transfer his rights and / or obligations under the Program to third parties.
- 4.7. The fact of participation in the Program does not mean the conclusion between the Manager and the Organizer of an employment, civil law or any other contract.
- 4.8. The Organizer has the right, without any special notice, to make changes to the Agreement and these Terms, in connection with which the Manager undertakes to regularly monitor changes in the Terms. The performance by the Manager of actions aimed at receiving rewards under the Program after the change in the Terms is a confirmation of the Manager's consent to the new version of the Terms.

# Appendix No. 3.<sup>1</sup> SPACEBOT security policy (Sanction Policy)

SPACEBOT LTD (hereinafter referred to as SPACEBOT) adopts appropriate, sufficient measures aimed to preventing its operations from being used as means to conceal, manage, invest or use any form of money - or other assets - due to illicit activities, or to give the appearance of legality to such activities. The company adopts a risk-based approach in the design and implementation of the AML / CTF Policy with a view to managing and mitigating ML / TF risks.

# SPACEBOT's 5 key AML / CTF principles:

- to comply with AML / CTF legislation in the countries in which it operates;
- to strive to fulfil international standards as detailed by the Financial Action Task Force (FATF) recommendations;
- to work in conjunction with the Government of UK and the governments of the countries SPACEBOT operates in, as well as support their objectives in relation to the prevention, detection and control of ML / TF;
- SPACEBOT may decide not to provide products or services based upon decisions guided by ML / TF risk appetite and corporate social responsibility;
- to comply with primary legislation of England and Wales

In order to ensure compliance with KYC / AML on the requirements on Prevention of Money Laundering and Countering the Financing of Terrorism the SPACEBOT use the System which is a set of programs and computer databases, the copyright holder of which is the Service Provider (SUM AND SUBSTANCE LTD incorporated and registered in England with company number 09688671, whose registered office is at 30 St. Mary Ax, London, England, EC3A 8BF.).

System consists of a set of modules that allow to analyze the images and information contained therein, to check the personal data against databases, and to receive reports with the results of such analysis (Check).

In relation to customers SPACEBOT verifying an individual's identity information for lawful purposes of identity verification, fraud prevention or enforcement of laws designed to prevent money laundering but does not include determining a consumer's eligibility for credit or insurance for personal, family or household purposes, employment or a government license or benefit.

In order to ensure security regarding the SPACEBOT 's customers, checks are carried out using the following services (the "Service (s)"), including making available analysis of the images and information contained therein, to check the personal data against databases, and to receive the Reports with the results of such analysis ("Check (s)"):

<sup>&</sup>lt;sup>1</sup>At the time of publication, the Security Policy is available in English only. language. The user has the right to contact the Company's support service with a request for clarification of the provisions of this policy.

| Service name   | Description of Service   |
|--|--|
| AML Screening:<br>International<br>Sanctions, PEPs,<br>Watchlists and<br>Adverse Media | A solution for checking whether the client is on any of the global sanctions lists, PEP lists, watchlists, blacklists or adverse media (OFAC, UN, HMT, EU, DFT etc.) Ongoing monitoring is included by default for one year once the check is completed. Ongoing monitoring means regular (daily) review of the data collected during the AML Screening. |
| Identity Document Verification   | A solution for determining the authenticity and legitimacy of the document to ensure that it is has not been forged or altered.  |
| Face Match and<br>Liveness Check   | A solution comparing faces on the submitted images and analyzing the movements of the person, confirming that the documents belong to a particular person and that person is real.   |
| Proof of Address<br>Check  | Checks the address and residency by analysing the following types of documents:  - Driving licenses bearing residential address  - Tax bills  - Utility bills  - Voter rolls  - Bank statements  - Other documents commonly accepted as proof of address.  |
| Additional<br>Services   | <ul> <li>Risk management dashboard for compliance officers;</li> <li>Reporting module;</li> <li>Analytics and Statistics;</li> <li>External integrations with Slack, Telegram, Email, Twilio, etc.;</li> <li>Tech and case-related support via messengers and email.</li> </ul>  |

# Appendix No. 4. Features of the functioning of cryptocurrencies (coins) when using programs SPACEBOT.

These Rules disclose (clarify) the procedure for the accrual and use of cryptocurrencies available when using the SPACEBOT program.

Using the program SPACEBOT assumes the use by Users of third-party programs (blockchains) with the help of which cryptocurrencies are generated (for exampleBIP, BTT, etc.). The list of available cryptocurrencies can be changed by the Company unilaterally.

Considering the above, each User has the right to use any cryptocurrency available in the program for PoS mining, having instructed the Company to transfer the cryptocurrency belonging to him in the amount specified by him to the electronic wallet of the crypto currency of the type specified by him, for example, BIP.

The Company re-draws the attention of users to the procedure (rules) for using coins, regulated by third parties who support the functioning of coins in the corresponding technological environment (in the blockchain of each coin), uncontrolled by the Company.

In accordance with publicly available information posted on the Internet, the procedure for using coins is established by the following documents:

- for Minter coins, general information can be found on the website <a href="https://about.minter.network/ru/">https://about.minter.network/ru/</a> as well as the concept of digital currency Minter

https://about.minter.network/Minter White Paper Russian.pdf?v04;

- for BTT coins, general information can be found on the website <a href="https://token.bit.team/">https://token.bit.team/</a> ...
- in relation to other types of coins available in the Program, general information is set out on the official websites of third parties that ensure the functioning of the blockchains of these types of cryptocurrencies (coins).

The Company is not responsible for the functioning of the systems that support the operation of these coins available in the Program and recommends that Users familiarize themselves with the documentation posted on the coin sites supported by the Program.

For example, the Minter program is not owned or controlled by SPACEBOT, as well as other programs that generate other cryptocurrencies.

To use the SPACEBOT program, the User must familiarize himself with and study the rules governing the generation and use of other cryptocurrencies posted in publicly available sources on the Internet.

SPACEBOT draws the attention of Users that processes (paramining, staking, etc. of various types of cryptocurrencies) is not managed or controlled by the companySPACEBOT

In the process of using the program "Minter" and others. Conditional units (blocks in the blockchain chain) are created - the Minter cryptocurrency, ie. coins "BIP", etc.

**Coin (cryptocurrency)** - a virtual electronic conventional unit (cryptocurrency) is not cash, does not have cash expression and does not provide the right to receive it in cash.

The cryptocurrency rate does not have a stable value, is constantly changing and is not controlled by SPACEBOT...

Program for computers "Minter", etc., the process of generating and circulating new coins (cryptocurrencies) available when using the SPACEBOT program, not controlled by the Company SPACEBOT

Pricing on cryptocurrency platforms is free and is determined by the market participants themselves.

Given the risks of a change in the cryptocurrency rate, the User bears the risk of losing funds spent on the purchase of this cryptocurrency.

# Various promotions can be set by the developers of the program.

**Stock** - a marketing incentive event, as a result of the fulfillment of the conditions of which the User has the right to receive incentives, including in the form of coins. The conditions of each Promotion are individual and are posted in the mobile application.

# 1.General provisions on coins (cryptocurrencies) available for useprograms SPACEBOT

- 1.1. Coins can be provided to the User as rewards within the framework of Promotions, as part of the referral program SPACEBOT and in other cases at the discretion of the Company
- 1.2. Each User in the application has an account (account) that contains coins, information on the status of which is available in the User's Personal Account.

# 2. Transfer (conversion) of coins

- 2.1. Users can convert coins to other cryptocurrencies using third-party services not controlled by the Company.
- 2.2. Transfer (conversion) of coins is available only in your personal account.
- 2.3. Transfer (conversion) of coins is possible only if the User has an electronic wallet suitable for accounting of the corresponding electronic conventional units (cryptocurrency).

## 3. Receiving newsletters

3.1. All notifications, messages and other information provided for by these Rules are sent in the manner and in the manner provided for by the Terms.

# 4. Other conditions

- 4.1. The Company has the right at any time to unilaterally amend these Rules without prior notice to the Users. The user has the right to familiarize himself with the current version of the Rules on this page.
- 4.2. Performing actions aimed at obtaining coins, participating in Promotions, is a confirmation of the User's proper familiarization and consent with these Rules.
- 4.3. 15% (fifteen) percent, distributed according to the referral structure of the User, is deducted from the User's daily remuneration. The specified amount of interest can be changed by the Company unilaterally.

SPACEBOT LTD